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10	Chanel, Inc. and Louis Vuitton Malletier, S.A.		
11	THE UNITED STATES DISTRICT COURT		
12	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
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14	CHANEL, INC., a New York corporation and LOUIS VUITTON MALLETIER,) Case No. C-09-1972 MHP BZ	
15	S.A., a foreign business entity,)	
16	Plaintiffs, v.))	
17	TONY BOSINI and DOES 1-10,) SECOND STIPULATION FOR	
18	individually and jointly, d/b/a REPLICAMASTER.COM,) ADDITIONAL TIME TO FILE	
19	SHOPREPLICA.COM, BUYHIGHREPLICA.COM,	STIPULATION FINALIZINGSETTLEMENT	
20	EREPLICABAGS.COM, EXACTWATCHES.NET,))	
21	REPLICAHOURS.COM, SWISSREPLICA.US,)	
22	THEWATCHESPRICEINDEX.INFO, YOURREPLICAWATCH.COM, and))	
23	REPLICAHAUSE.COM)	
24	Defendants.		
25			
26	Plaintiffs, CHANEL, INC., a New York corporation ("Chanel") and LOUIS VUITTON		
27	MALLETIER, S.A. ("Louis Vuitton"), and the Defendant Tony Bosini ("Bosini"), by and through		
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	CHANEL, ET AL. V. BOSINI, ET AL.: SECOND STIPULATION FOR ADDITIONAL		

their undersigned counsel, hereby stipulate to an additional seven days, up to and including March 15, 2010, in which to file the Stipulation finalizing settlement in this matter, and state as follows:

- 1. On February 4, 2010, the parties submitted their Joint Notice of Settlement advising they anticipated finalizing the settlement in this matter within the next 20 days, i.e. February 24, 2010.
- 2. On February 24, 2010, the parties submitted a Stipulation for Additional Time to File Stipulation Finalizing Settlement advising the Court that the parties had exchanged settlement papers in this matter, and anticipated submitting the Stipulation finalizing the settlement of this matter to the Court on or before March 8, 2010. On March 1, 2010, this Court entered an Order granting the parties' requested enlargement.
- 3. Counsel for the Defendant has recently been outside the Court's jurisdiction on another matter. Accordingly, counsel for the Defendant and the Defendant, who resides outside the United States, have been unable to confer regarding the final settlement terms or to obtain the signed settlement documents from the Defendant. Counsel for the Defendant anticipates obtaining final signed documents from the Defendant within the several days, and the parties anticipate being able to file Stipulation with the Court on or before March 15, 2010.

SO STIPULATED:

Plaintiffs: Chanel, Inc. and Louis Vuitton Malletier, S.A.

By their Attorney: STEPHEN M. GAFFIGAN, P.A.,

A PROFESSIONAL ASSOCIATION

By: s:/Stephen M. Gaffigan

Attorneys for Plaintiffs Chanel, Inc. and Louis Vuitton Malletier, S.A.

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1	Defendants: Tony Bosini d/b/a Replicamaster.com, Shopreplica.com, Buyhighreplica.com,	
2	Ereplicabags.com, Exactwatches.net, Replicahours.com, Swissreplica.US,	
3	Thewatchespriceindex.info, Yourreplicawatch.com and Replicahause.com	
4	By his Attorney: LAW OFFICE OF AYAL ABRAMS	
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6	By: <u>/s Ayal Abrams</u> Ayal Abrams	
7	600 Page Street, #101 San Francisco, California 94117	
8	Telephone: (415) 994-2437	
9	Facsimile: (415) 358-4951	
10	Attorneys for Defendant Tony Bosini	
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12		
13	SO ORDERED this _9th day of _ March, 2010.	
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15	Sunand Jones Commencer	
16	UNITED STATES MAGISTRATE JUDGE	
17	Copies furnished to:	
18	All parties of record	
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